

We are opposed to any legislation that would override or change the Indiana Do Not Call list.

The implementation of Indiana's Do Not Call list has been a tremendous benefit to us. It has enabled us to regain our privacy, eat meals and enjoy our evenings without the intrusion of unwanted solicitation calls.

We do not believe that banks and telemarketers should have the right to call us without our specific consent. Their rights to make unsolicited calls should not override our right to prevent their calls.

We are opposed to the efforts by the Consumer Bankers Association to have the FCC declare that Indiana's Do Not Call Law should be pre-empted by the federal Do Not Call law. The Existing Business Relationship exemption should not be sufficient authority for a business (or its affiliate) to make unwanted calls to our home.

We are opposed to efforts by telemarketers to dilute our state's Do Not Call List by requesting legislation that would allow interstate telemarketing calls.

We sincerely hope you will not pass any rulings or legislation that will dilute the Indiana Do No Call list as it currently stands. Please listen to the consumers on this issue.